

Southwestern Electric Power Company

P. O. BOX 21106 - SHREVEPORT, LOUISIANA 71156

| | No. Date | 4-300A0 OCT 26 | |
|---------|----------------------|-------------------|---|
| October | 19 1984 10108 Fee \$ | 10.0 | 0 |

OCT 26 1984 -10 05 AM

Interstate Commerce Commission
12th Street and Constitution AWHERSTATE COMMISSION
Washington, D.C. 20423

Attention: Mildred Lee, Room 2303

Supplemental Filing under 49 U.S.C. §11303

Gentlemen:

The purpose of this letter is to amend the following filings made pursuant to 49 U.S.C. §11303 to reflect the substitution of 10 one hundred-ton steel gondola cars for 10 original units which sustained casualty occurrences.

The original recordation information and the car numbers of the units suffering a casualty occurrence and the replacement cars are as follows:

Document Description

CONDITIONAL SALE AGREEMENT dated as of January 1, 1979 among Thrall Car Manufacturing Company, Cason Car Corporation and Southwestern Electric Power Company

AGREEMENT AND ASSIGNMENT dated as of January 1, 1979 between Thrall Car Manufacturing Company, and Mercantile-Safe Deposit and Trust Company, as Agent

Recordation Number

No. 10108, filed on February 13, 1979

No. 10108-A, filed on February 13, 1979

THE SECRETARY

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Car numbers of the destroyed cars:

SEPX 106437 SEPX 106712 SEPX 107042 SEPX 107379 SEPX 107620 SEPX 107719 SEPX 107808 SEPX 107841 SEPX 108464 SEPX 108499

Under the provisions of the above described Conditional Sale Agreement and pursuant to the Supplemental Agreement, dated as of October 19, 1984, between Southwestern Electric Power Company and Mercantile Safe Deposit and Trust Company, as Agent (the "Supplemental Agreement"), the following 10 units have been substituted for 10 of the units which were destroyed and represent Replacement Units:

SEPX 116203 SEPX 116157 SEPX 116211 SEPX 116165 SEPX 116149 SEPX 116220 SEPX 116173 SEPX 116181 SEPX 116238 SEPX 116190

Enclosed are three copies of the Supplemental Agreement and a check in the amount of \$10.00 in payment of the applicable recording fee.

Please return one copy of this letter to our messenger, including a copy of the enclosed Supplemental Agreement bearing appropriate recordation data with respect to this supplemental filing.

Very truly yours,

SOUTHWESTERN ELECTRIC POWER COMPANY

A. G. Hammett, III, Treasurer

0078C

STATE OF LOUISIANA ss.: PARISH OF CADDO

On this 19th day of October 1984, before me, personally appeared A. G. HAMMETT, III, to me personally known, who being by me duly sworn, says that he is the Treasurer of SOUTHWESTERN ELECTRIC POWER COMPANY that one of the seals affixed to the foregoing instrument is the corporate seal of said corporation, that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors and he acknowledged that the execution of the foregoing instrument was the free act and deed of said corporation.

MARILYN PRINCE

NOTARY PUBLIC. Caddo Parish, Louisison

[Notarial Seal]

RECORDATION No. 1010 Flor 1425

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SUPPLEMENTAL AGREEMENT

IN ERSTATE COMMERCE COMMISSION

This SUPPLEMENTAL AGREEMENT, dated as of October 19, 1984 (the "Supplement"), between Southwestern Electric Power Company, a Delaware corporation (hereinafter called the "Company") and Mercantile-Safe Deposit and Trust Company, the assignee (the "Assignee") of the Conditional Sale Agreement (the "Conditional Sale Agreement") dated as of January 1, 1979, among Thrall Car Manufacturing Company (the "Vendor"), Cason Car Corporation and the Company, under the Agreement and Assignment, dated as of January 1, 1979 between Vendor and Assignee.

WHEREAS, the Company has entered into the Conditional Sale Agreement with Vendor and Vendee, and Vendor has assigned all its interest therein to Assignee;

NOW, THEREFORE, pursuant to the terms of the Conditional Sale Agreement, the parties hereto agree as follows:

The Company has suffered Casualty Occurrences (as such term is, and all other capitalized terms used herein are, defined in the Conditional Sale Agreement) to ten units of the Equipment, all of which have been reported and replaced in accordance with Article 7 of the Conditional Sale Agreement, all as more particularly set forth in the Operating Officer's Certificate of even date herewith and the Bill of Sale of even date herewith a copy of which is attached as Exhibit A. All such Replacement Units are hereby expressly made a part of the Equipment covered by, and brought under and made subject to, all the terms and conditions of the Conditional Sale Agreement.

[Seal]

MERCANTILE-SAFE DEPOSIT AND TRUST COMPANY, as Assignee

Attest

Vice President

SOUTHWESTERN ELECTRIC POWER COMPANY

[Seal]

Attest

Secretary

Treasurer

STATE OF LOUISIANA,)

PARISH OF CADDO,)

On this 19th day of October, 1984, before me, personally appeared A.G. Hammett, III, to me personally known, who being by me duly sworn, says that he is the Treasurer of SOUTHWESTERN ELECTRIC POWER COMPANY, that one of the seals affixed to the foregoing instrument is the corporate seal of said corporation, that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors and he acknowledged that the execution of the foregoing instrument was the free act and deed of said corporation.

Notary Public

MARILYN PRINCE
NOTARY PUBLIC. Coddo Pariab, Louisiana
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[Notarial Seal]

STATE OF MARYLAND,)

CITY OF BALTIMORE)

On this 23 day of October, 1984, before me, personally appeared R. E. Schreiber, to me personally known, who being by me duly sworn, says that he is Vice President of MERCANTILE-SAFE DEPOSIT AND TRUST COMPANY, that one of the seals affixed to the foregoing instrument is the corporate seal of said corporation, that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors and he acknowledged that the execution of the foregoing instrument was the free act and deed of said corporation.

Notary Public

[Notarial Seal]

My commission expires July 1, 1986



BILL OF SALE

SOUTHWESTERN ELECTRIC POWER COMPANY (the "Company"), in consideration of the sum of One Dollar (\$1.00) and other good and valuable consideration to it paid, the receipt of which is hereby acknowledged, does hereby transfer to MERCANTILE-SAFE DEPOSIT AND TRUST COMPANY, as Agent (the "Assignee"), under the Conditional Sale Agreement as defined below, title to the units of railroad equipment described in Schedule A hereto (the "Replacement Units") and all rights which the Company has or may have against the manufacturer of the Replacement Units to provide warranty repairs or other user support with respect to the Replacement Units.

The Company hereby warrants to the Assignee that the Company has legal title to the Replacement Units and good and lawful right to sell the Replacement Units, and that the Replacement Units are free of all claims, liens, security interests and other encumbrances of any nature except for (i) any liens permitted by the second paragraph of Article 13 of the Conditional Sale Agreement, dated as of January 1, 1979 (the "Conditional Sale Agreement"), among Thrall Car Manufacturing Company, Cason Car Corporation and the Company, and (ii) the rights of the Company under the Conditional Sale Agreement.

IN WITNESS WHEREOF, the Company has caused this instrument to be duly executed as of the 19th day of October, 1984.

SOUTHWESTERN ELECTRIC POWER COMPANY

Bv

. G. Hammett, III

Treasurer

SCHEDULE A

DESCRIPTION OF EQUIPMENT

| TYPE | QUANTITY | CAR NUMBERS |
|--|----------|--|
| 100-ton (4,000 cu. ft.) High-side steel gondola Cars with swivel couplers. | 10 | SEPX 116203 SEPX 116157 SEPX 116211 SEPX 116165 SEPX 116149 SEPX 116220 SEPX 116173 SPEX 116181 SEPX 116238 SEPX 116190 |